

NORTH PHILADELPHIA HEALTH SYSTEM



We care for the community.

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

Our organization relies heavily on paging services for hospital communications ranging from emergency response, code team alerting (i.e. code blue), security, nursing and numerous other patient-related communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when our budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs, we will be forced to re-evaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that patient safety, security and emergency response could be adversely impacted.

We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,

Timothy Costello Telecommunications Manager North Philadelphia Health System



Telecommunications Office Business Services Section 630.840.5411 (phone) 630.840.3405 (fax)

October 20, 2008

Kevin Martin Chairman, Federal Communications Commission

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, may have an adverse impact on our organization's operations. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will pass through those costs to their customers.

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As a result of the increased costs we, or our communication partners, will be forced to reevaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs.

We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause.

Sincerely,

Nanette M. Larson

Navette M. Saisin

Telecommunications Manger



City of Naperville Police Department 1350 Aurora Ave. Naperville, IL 60540

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, may have an adverse impact on our organization's ability to maintain emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will pass through those costs to their customers.

Our organization relies heavily on paging services for our emergency response and public safety communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs we, or our communication partners, will be forced to reevaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that public safety and interoperability could be adversely impacted.

We are in the business of public safety. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause for public safety issues.

Sincerely,

Kalah M. Considine Chief Dispatcher

Kelen M. Considere



800 E. Carpenter Street Springfield, Illinois 62769 217 / 544-6464

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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Sincerely,

Kirk Mahlen

Chief Information Officer

An Affiliate of Hospital Sisters Health System

From: 17083831378 Page: 2/2 Date: 10/21/2008 10:39:06 AM



Administrative Office 14 West Lake Street Oak Park, Illinois 60302 £ 708.383.0113 f. 708.383.1378

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

Our organization relies heavily on paging services for staff communications ranging from emergency response to other patient-related communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when our budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

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Sinderely.

President and CEO

Austin Family Health Center Eric Court Health Center Lake Street Family Health Center North Avenue Family Health Center Salud Family Health Center South Family Health Center West Town Family Health Center 335 N. Mason Avenue
1 Eric Court, Suire 6040
14 W. Lake Street
675 W. North Avenue, Suite 601
5359 W. Fullerron Avenue
6030 W. Roosevelt Road
1044 N. Mozart Avenue, Suite 203

f. 773.378.4028

f. 708.386.3053

f. 708.383.9911

f. 708.406.3059

£ 773.836.7381

f 708.386.8472

f. 773.292,2601

Advocate Health Centers

October 21, 2008

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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We urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely.

Tilla (Chilledy — 7

Director of Operations, Advocate Health Centers

630.320.1148



Saint Therese Medical Center Victory Memorial Hospital Vista MR Institute Vista Surgery and Treatment Center

Dear Mr. Chairman,

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Sincerely,

Swan Wing, Manager of Telecommunications



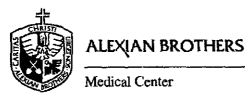
Jana Gonzelez

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Sincerely,

Linda Atristain

Manager of Switchboard/Answering Service

undo attenta

October 22, 2008



Kettering Medical Center Network

NETWORK FACILITIES

Charles F. Kettering Memorial Hospital 3535 Southern Blvd. Kettering, Ohio 45429 (937) 298-4331

Grandview Hospital 405 Grand Ave. Dayton, Ohio 45405 (937) 226-3200

Sycamore Hospital 2150 Leiter Rd. Miamisburg, Ohio 45342 (937) 866-0551

Southview Hospital 1997 Miamisburg-Centerville Rd. Dayton, Ohio 45459 (937) 439-6000

Charles H. Huber Health Center 8701 Old Troy Pike Dayton, Ohio 45424 (937) 237-5777

Kettering Hospital Youth Services 5350 Lamme Rd. Dayton, Ohio 45439 (937) 534-4600

Kettering College of Medical Arts 3737 Southern Blvd. Kettering, Ohio 45429 (937) 395-8601

Sycamore Glea Retirement Community 317 Sycamore Glen Dr. Miamisburg, Ohio 45342 (937) 866-2984

INSTITUTES

Wallace-Kettering Neuroscience Institute 3535 Southern Bivd. Kettering, Ohio 45429 (937) 395-8002

Kettering Cardiovascular Institute 3535 Southern Blvd. Kettering, Ohio 45429 (937) 395-8122 Dear Mr. Chairman.

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,

Ken Tifft

Network Director Supply Chain Management



One Riverwood Drive P.O. Box 2946101 Moncks Comer, SC 29461-2901 (843) 761-8000

October 22, 2008

Dear Mr. Chairman,

Santee Cooper has been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, may have an adverse impact on our organization's ability to maintain emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will pass through those costs to their customers.

Santee Cooper relies heavily on paging services for communicating to our staff in the field. Today, we pay 11 cents per month in USF charges for each pager. Santee Cooper currently has 1, 146 pagers. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs for these services, causing our organization to revisit its use of the services. At a time when budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs we, or our communication partners, will be forced to reevaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs.

We are a state owned electric utility company. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore, we urge you to reconsider the changes taking into the account the adverse impact they may cause for our customers that we serve.

Sincerely,

Rick Jarrell

Manager, Information Technology



October 21,2008

Dear Mr. Chairman

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Korly Korl



Taking your health personally

October 22, 2008

Dear Mr. Chairman,

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Sincerely.

William Allroth

Director of Telecommunications



10-22-2008

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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We are in the business of providing services to the public and the poor. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,

Steve Farrell

I.S. Service Manager

Seton Family of Hospitals

ATOS Origin

sfarrell@seton.org 512.324.1790-office 512.624.2872-pager



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Sincerely, Charly Gregory

StDavid's Medical Center

Dear Mr. Chairman,

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Sincerely,

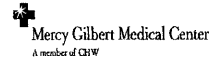
Sandra Hadley

がivision Voice Services Manager

HCA Healthcare

Central and West Texas Division

From: 480 728 3380 Page: 1/2 Date: 10/22/2008 3:26:47 PM



Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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Sincerely.

John Bratcher Executive Director

Materials & Service Support

Mercy Gilbert Medical Center

From: 480 728 3380 Page: 2/2 Date: 10/22/2008 3:26:47 PM



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Sincerely,

Executive Director

Materials & Service Support

Chandler Regional Medical Center



Annie Penn Hospital

618 South Main Street Reidsville, NC 27320 336.951.4000

Writer's Direct Number.

Dear Mr. Chairman.

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

Our organization relies heavily on paging services for hospital communications ranging from emergency response, code team alerting (i.e. code blue), security, nursing and numerous other patient-related communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when our budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs, we will be forced to re-evaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that patient safety, security and emergency response could be adversely impacted.

We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely.

John Jenkins VP & CIO



Memorial Hospital Medical Center

2008 OCT 28 P 2: 32

101 Hospital Road Patchogue, New York 11772

Dear Mr. Chairman,

(631) 654-7100

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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Sincerely,

Donald J. Fleming

Vice President & CIO



October 24, 2008

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

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As a result of the increased costs, we will be forced to re-evaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that patient safety, security and emergency response could be adversely impacted.

We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,

Joseph B. Hooks

Director of Technical Services



October 24, 2008

20103 Lake Chabot Road Castro Valley, CA 94546 (510) 537-1234 (510) 889-6506 Fax

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, may have an adverse impact on our organization's ability to maintain emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will pass through those costs to their customers.

Our organization relies heavily on paging services for our emergency response and public safety communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs we, or our communication partners, will be forced to reevaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that public safety and interoperability could be adversely impacted.

We are in the business of public safety. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause for public safety issues.

Sincerely,

Peter Laidlaw

Communications Supervisor

Eden Medical Center

20103 Lake Chabot Road

Castro Valley, CA. 94546

510-727-8217

Caritas Good Samaritan Medical Center

Affiliated with Tufts University School of Medicine

235 North Pearl Street Brockton, MA 02301 tel: 508-427-3000 www.caritasgoodsam.org

Dear Mr. Chairman,

We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

Our organization relies heavily on paging services for hospital communications ranging from emergency response, code team alerting (i.e. code blue), security, nursing and numerous other patient-related communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our costs (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when our budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

As a result of the increased costs, we will be forced to re-evaluate our communication strategy. These revisions will likely lead us to reduce our communications usage in order to offset the increased costs. As a result, we feel that patient safety, security and emergency response could be adversely impacted.

We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,



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We are in the business of providing services to the public. We understand the USF goals are also aligned with the public interest as the USF helps defray the cost of telephone service in rural areas and for low-income consumers as well as provides subsidies to schools, libraries, and rural health clinics. However, we feel these revisions will run counter to the interests of the public. Therefore we urge you to reconsider the changes taking into account the adverse impact they may cause in the healthcare community.

Sincerely,

Maggie Oquendo

Accounting Manager IL/WI District



We have been made aware that the FCC is considering revisions in the Universal Service Fund (USF) contribution methodology that, according to our review, could have an adverse impact on our organization's ability to maintain patient safety and emergency response standards. It is our understanding that certain components of these revisions, if applied to paging services, would lead to significantly increased costs as the carriers will seek to pass through those costs to their customers.

Our organization relies heavily an paging services for our daily emergency medical services (EMS) communications ranging from emergency response, region 13 strike from alorting (i.e. national defense allock), non-emergent transportation, patient wheelchair van services, security, and numerous other patient-related and staff communications. Today, we pay less than 10 cents per month in USF charges for each pager, and often less than 5 cents. Replacing these revenue-based charges with a flat \$1.00 charge would dramatically raise our casts (by as much as 30% overall) for these services, causing our organization to revisit its use of the services. At a time when our budgets are already stretched and in an uncertain economy, this is not a welcome surprise.

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